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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

12 STAR FABRICS, INC., a California
12 Corporation,

14 Plaintiff,

15

17 CORNERSTONE APPAREL, INC.,
18 individually and d/b/a "Papaya," a California
19 Corporation; RAPSODY CLOTHING,
20 INC., a California Corporation; LATULLE
21 CORP., a California Corporation;
22 CHOCOLATE USA, a business entity of
form unknown; JANE VICTOR DRESSES, a
business entity of form unknown; and DOES
1 through 10.

25 Defendants.

| Case No.:

PLAINTIFF'S COMPLAINT FOR COPYRIGHT INFRINGEMENT

Jury Trial Demanded

24 Star Fabrics, Inc., by and through its undersigned attorneys, hereby prays to
25 this honorable Court for relief based on the following:

JURISDICTION AND VENUE

1. This action arises under the Copyright Act of 1976, Title 17 U.S.C., § 101
et seq.

2. This Court has federal question jurisdiction under 28 U.S.C. § 1331 and 1338 (a) and (b).

3. Venue in this judicial district is proper under 28 U.S.C. § 1391(c) and 1400(a) in that this is the judicial district in which a substantial part of the acts and omissions giving rise to the claims occurred.

PARTIES

4. Plaintiff STAR FABRICS, INC. is a corporation organized and existing under the laws of the State of California with its principal place of business located at 1440 East Walnut Street, Los Angeles, California 90011.

5. Plaintiff is informed and believes and thereon alleges that Defendant CORNERSTONE APPAREL, INC., individually and doing business as “Papaya Clothing,” (“CORNERSTONE”), is a California corporation, with its principal place of business located at 1101 E. 14th Street, Los Angeles, California 90021.

6. Plaintiff is informed and believes and thereon alleges that Defendant RHAPSODY CLOTHING, INC., (“RHAPSODY”), is a California corporation, with its principal place of business located at 1100 South San Pedro Street #D-5, Los Angeles, California 90015.

7. Plaintiff is informed and believes and thereon alleges that Defendant LATULLE CORP. (“LATULLE”) is a business entity of form unknown, with its principal place of business located at 1100 S. San Pedro St., Suite #D-6, Los Angeles, California 90015.

8. Plaintiff is informed and believes and thereon alleges that Defendant CHOCOLATE USA (“CHOCOLATE”) is a business entity of form unknown, with its principal place of business located at 1150 Crocker Street, Los Angeles, California 90021.

1 9. Plaintiff is informed and believes and thereon alleges that Defendant JANE
2 VICTOR DRESSES (“JANE VICTR”) is a business entity of form unknown, with
3 its principal place of business located at 1400 Broadway, New York, New York
4 10018, and is doing business in and with the state of California.

5 10. Plaintiff is informed and believes and thereon alleges that Defendants
6 DOES 1 through 10, inclusive, are other parties not yet identified who have infringed
7 Plaintiff's copyrights, have contributed to the infringement of Plaintiff's copyrights,
8 or have engaged in one or more of the wrongful practices alleged herein. The true
9 names, whether corporate, individual or otherwise, of Defendants 1 through 10,
10 inclusive, are presently unknown to Plaintiff, which therefore sues said Defendants
11 by such fictitious names, and will seek leave to amend this Complaint to show their
12 true names and capacities when same have been ascertained.

13 11. Plaintiff is informed and believes and thereon alleges that at all times
14 relevant hereto each of the Defendants was the agent, affiliate, officer, director,
15 manager, principal, alter-ego, and/or employee of the remaining Defendants and was
16 at all times acting within the scope of such agency, affiliation, alter-ego relationship
17 and/or employment; and actively participated in or subsequently ratified and/or
18 adopted each of the acts or conduct alleged, with full knowledge of all the facts and
19 circumstances, including, but not limited to, full knowledge of each violation of
20 Plaintiff's rights and the damages to Plaintiff proximately caused thereby.

CLAIMS RELATED TO DESIGN NO. 62805

22 12. Plaintiff owns an original two-dimensional artwork used for purposes of
23 textile printing entitled 62805 (“Subject Design A”) which has been registered with
24 the United States Copyright Office.

25 13. Prior to the acts complained of herein, Plaintiff widely disseminated fabric
26 bearing Subject Design A to numerous parties in the fashion and apparel industries.

14. Plaintiff is informed and believes and thereon alleges that following its
1 distribution of Subject Design A, CORNERSTONE, RHAPSODY, DOE
2 Defendants, and each of them distributed and/or sold fabric and/or garments
3 featuring a design which is substantially similar to the Subject Design A (hereinafter
4 “Subject Product A”) without Plaintiff’s authorization, including but not limited to
5 products sold by CORNERSTONE under SKU 17728214002 and bearing the RN
6 98359, indicating that it was made by or for RHAPSODY.

15. Representative portions of Subject Design A and Subject Product A are set
8 forth herein below:

10 **Subject Design A**



11 **Subject Product A**



24 **CLAIMS RELATED TO DESIGN NO. 63556**

25 16. Plaintiff owns an original two-dimensional artwork used for purposes of
26 textile printing entitled 63556 (“Subject Design B”) which has been registered with
27 the United States Copyright Office.

17. Prior to the acts complained of herein, Plaintiff widely disseminated fabric bearing Subject Design B to numerous parties in the fashion and apparel industries.

18. Plaintiff is informed and believes and thereon alleges that following its distribution of Subject Design B, CORNERSTONE, LATULLE, DOE Defendants, and each of them distributed and/or sold fabric and/or garments featuring a design which is substantially similar to the Subject Design B (hereinafter “Subject Product B”) without Plaintiff’s authorization, including but not limited to products sold by:

- a. CORNERSTONE under SKU 16658210803 and bearing the RN 117118, indicating that it was made by or for LATULLE.
- b. CORNERSTONE under SKU 16915912603 and bearing the label "Papaya," indicating that it was made by or for CORNERSTONE.

19. Representative portions of Subject Design B and Subject Product B are set forth herein below:

Subject Design B



Subject Product B



CLAIMS RELATED TO DESIGN NO. 64824

20. Plaintiff owns an original two-dimensional artwork used for purposes of textile printing entitled 64824 (“Subject Design C”) which has been registered with the United States Copyright Office.

21. Prior to the acts complained of herein, Plaintiff widely disseminated fabric bearing Subject Design C to numerous parties in the fashion and apparel industries.

22. Plaintiff is informed and believes and thereon alleges that following its distribution of Subject Design C, CORNERSTONE, RHAPSODY, DOE Defendants, and each of them distributed and/or sold fabric and/or garments featuring a design which is substantially similar to the Subject Design C (hereinafter "Subject Product C") without Plaintiff's authorization, including but not limited to products sold by CORNERSTONE under SKU 16642116101 and bearing the RN 98359, indicating that it was made by or for RHAPSODY.

23. Representative portions of Subject Design C and Subject Product C are set forth herein below:

Subject Design C



Subject Product C



CLAIMS RELATED TO DESIGN NO. 68620

24. Plaintiff owns an original two-dimensional artwork used for purposes of textile printing entitled 68620 (“Subject Design D”) which has been registered with the United States Copyright Office.

25. Prior to the acts complained of herein, Plaintiff widely disseminated fabric bearing Subject Design D to numerous parties in the fashion and apparel industries.

26. Plaintiff is informed and believes and thereon alleges that following its distribution of Subject Design D, CORNERSTONE, RHAPSODY, DOE Defendants, and each of them distributed and/or sold fabric and/or garments featuring a design which is substantially similar to the Subject Design D (hereinafter "Subject Product") without Plaintiff's authorization, including but not limited to products sold by:

- a. CORNERSTONE under SKU 18373618101 and bearing the label "Chocolate," indicating that it was made by or for CHOCOLATE.
- b. CORNERSTONE under SKU 18320116202 and bearing the RN 13241, indicating that it was made by or for JANE VICTOR.

27. Representative portions of Subject Design D and Subject Product D are set forth herein below:

Subject Design D



Subject Product D



FIRST CLAIM FOR RELIEF

(For Copyright Infringement - Against All Defendants, and Each)

28. Plaintiff repeats, realleges and incorporates herein by reference as though fully set forth the allegations contained in the preceding paragraphs of this Complaint.

29. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them, had access to Subject Designs A, B, C, and D (collectively, “Subject Designs”), including, without limitation, through (a) access to Plaintiff’s showroom and/or design library; (b) access to illegally distributed copies of Subject Designs by third-party vendors and/or DOE Defendants, including without limitation international and/or overseas converters and printing mills; (c) access to Plaintiff’s strike-offs and samples, and (d) access to garments in the marketplace manufactured with lawfully printed fabric bearing Subject Designs.

30. Plaintiff is informed and believes and thereon alleges that one or more of the Defendants manufactures garments and/or is a garment vendor. Plaintiff is further informed and believes and thereon alleges that said Defendant(s), and each of them, has an ongoing business relationship with Defendant retailers, and each of them, and supplied garments to said retailers, which garments infringed Subject Designs in that said garments were composed of fabric which featured unauthorized print designs that were identical or substantially similar to Subject Designs, or were an illegal modification thereof.

31. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them, infringed Plaintiff's copyright by creating, making and/or developing directly infringing and/or derivative works from Subject Designs and by producing, distributing and/or selling Subject Products through a nationwide network of retail stores, catalogues, and through on-line websites.

32. Due to Defendants', and each of their, acts of infringement, Plaintiff has

1 suffered damages in an amount to be established at trial.

2 33. Due to Defendants', and each of their, acts of copyright infringement as
3 alleged herein, Defendants, and each of them, have obtained profits they would not
4 otherwise have realized but for their infringement of Subject Designs. As such,
5 Plaintiff is entitled to disgorgement of Defendants', and each of their, profits
6 attributable to the infringement of Subject Designs in an amount to be established at
7 trial.

8 34. Plaintiff is informed and believes and thereon alleges that Defendants, and
9 each of them, have committed copyright infringement with actual or constructive
10 knowledge of Plaintiff's rights such that said acts of copyright infringement were,
11 and continue to be, willful, intentional and malicious.

12 **PRAYER FOR RELIEF**

13 Wherefore, Plaintiff prays for judgment as follows:

14 a. That Defendants—each of them—and their respective agents and
15 servants be enjoined from importing, manufacturing, distributing,
16 offering for sale, selling or otherwise trafficking in any product that
17 infringes Plaintiff's copyrights in the Subject Designs;

18 b. That Plaintiff be awarded all profits of Defendants, and each of them,
19 plus all losses of Plaintiff, the exact sum to be proven at the time of trial,
20 or, if elected before final judgment, statutory damages as available under
21 the Copyright Act, 17 U.S.C. § 101 et seq.;

22 c. That Plaintiff be awarded its attorneys' fees as available under the
23 Copyright Act U.S.C. § 101 et seq.;

24 d. That Plaintiff be awarded pre-judgment interest as allowed by law;

25 e. That Plaintiff be awarded the costs of this action; and

26 f. That Plaintiff be awarded such further legal and equitable relief as the
27 Court deems proper.

1 Plaintiff demands a jury trial on all issues so triable pursuant to Fed. R. Civ. P.
2 38 and the 7th Amendment to the United States Constitution.

3 Dated: April 13, 2017

DONIGER/BURROUGHS

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5 By: /s/ Stephen M. Doniger
6 Stephen M. Doniger, Esq.
7 Howard S. Han, Esq.
8 Attorneys for Plaintiff

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